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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91213527
Party	Defendant Greater Omaha Packing Co., Inc.
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Submission	Other Motions/Papers
Filer's Name	I. Stephen Samuels
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Date	12/03/2014
Attachments	OSvGOApplicant'sMotionToSuspend.pdf(50499 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Omaha Steaks International, Inc.

Opposer

v.

Greater Omaha Packing Co., Inc.

Applicant

Opposition No. 91213527

Mark: GREATER OMAHA

PROVIDING THE HIGHEST QUALITY

BEEF & Design

U.S. Ser. No. 85897951

Filed April 8, 2013

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APPLICANT'S MOTION TO SUSPEND

Applicant, Greater Omaha Packing Co., Inc., (hereafter "Greater Omaha") hereby moves the Board to suspend all proceedings in this Opposition No. 91213527 while the Board considers Greater Omaha's concurrently filed Applicant's Motion to Consolidate. This motion to suspend is being filed pursuant to TBMP §510 and for good cause shown.

Greater Omaha and Opposer, Omaha Steaks International, Inc., are opposing parties in this Opposition No. 91213527, as well as in Cancellation No. 92059455 and Cancellation No. 92059629. In Greater Omaha's concurrently filed Applicant's Motion to Consolidate, Greater Omaha has moved to consolidate Opposition No. 91213527, Cancellation No. 92059455 and Cancellation No. 92059629. In its motion to consolidate, Greater Omaha has requested the Board to reset all dates after the Board makes its determination on the motion to consolidate.

Greater Omaha is concurrently filing motions to suspend proceedings in Cancellation No. 92059455 and Cancellation No. 92059629, and the Board is requested to simultaneously rule on all three motions to suspend.

Prior to the filing of this motion to suspend, Greater Omaha's attorney has communicated with Opposer's attorney and has requested that Opposer stipulate to the granting of this motion to suspend. Although Greater Omaha made a good faith effort to resolve the issues with Opposer, the parties were unable to resolve their differences regarding the requested stipulation.

For the foregoing reasons, Greater Omaha respectfully requests that the Board order the suspension of all proceedings in this Opposition No. 91213527, and that the Board reset all dates after the Board makes its determination on Greater Omaha's concurrently filed Applicant's Motion to Consolidate.

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Attorney for Applicant

CERTIFICATE OF SERVICE

I hereby certify that the foregoing document was served upon the other party by e-mail on December 3, 2014.

I. Stephen Samuels

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